Filed 12/29/22 Entered 12/29/22 15:36:16 Case 18-17695-CMG Doc 206 Page 1 of 8 Document

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

1 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

0 Lien Avoidance

UNITED STATES BANKRUPTCY COURT

		District of	New Jersey		
In Re:	Samuel K Tompoe Cecelia Tompoe		Case No.: Judge:		3-17695
	Debtor(s)				
		CHAPTER 13 PLAN ANI	D MOTIONS - AM	ENDED	
☐ Original ☐ Motions		■ Modified/Notice F □ Modified/No Noti	•	Date:	
		THE DERTOR HAS EILE	D FOR RELIEF I	INDER	

CHAPTER 13 OF THE BANKRUPTCY CODE.

YOUR RIGHTS MAY BE AFFECTED

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the *Notice*. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

THIS PLAN:

- DOES □ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10.
- DOES □ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.
- ☐ DOES DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY

Case 18-17695-CMG Doc 206 Filed 12/29/22 Entered 12/29/22 15:36:16 Desc Main Document Page 2 of 8

SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Initial Debtor(s)' Attorney	Initial Debtor:	SKT	Initial Co-Debtor	СТ
Part 1: Payment and Length of Plan				
a. The debtor shall pay <u>509.00</u> <u>84</u> months.	Monthly* to the C	Chapter 13 Trustee	, starting on for a	approximately
b. The debtor shall make plan p ■ Future Earnings □ Other sources of	•		llowing sources: and date when funds	are available):
c. Use of real property to satisfy Sale of real property Description: Proposed date fo	erty	:		
☐ Refinance of real Description: Proposed date fo				
	modification with M nodification.	mortgage encumbelidFirst Bank. Partial June, 2023	ering property: payments will be made	epending the
loan modification.			e pending the sale, re	
Part 2: Adequate Protection)	NONE		
a. Adequate protection payment Trustee and disbursed pre-confirmation b. Adequate protection payment debtor(s) outside the Plan, pre-confirmation	to (creditor) ts will be made in	n the amount of \$_	to be paid to the to be paid directl	·
Part 3: Priority Claims (Including Ad	ministrative Exp	penses)		
a. All allowed priority claims will be p	oaid in full unless	the creditor agree	s otherwise:	
Creditor	Type of Priority			Amount to be Paid
Candyce SMith-Sklar	Attorney Fees			7,550.00
Albert Russo, Esq	Taxes and ce	rtain other debts		3,785.00
b. Domestic Support Obligations ass Check one:■ None	signed or owed to	ο a governmental ι	ınit and paid less tha	an full amount:

Case 18-17695-CMG Doc 206 Filed 12/29/22 Entered 12/29/22 15:36:16 Desc Main Document Page 3 of 8

☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

Creditor Type of Priority Claim Amount Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: ☐ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Interest Amount to be Paid

Regular Monthly

Creditor Midland Mortgage/MidFirst Bank	Collateral or Type of Debt 1428 Stuyvesant Ave Trenton, NJ 08618 Mercer County 1428 Stuyvesant Avenue Trenton NJ Keep	Arrearage 1,226.31	Rate on Arrearage 0.00	to Creditor (In Plan) 1,226.31	Payment (Outside Plan) 1,591.00
Sovereign/Santander Bk	1 Year behind owe 160,000 66 Pennwood Drive Trenton, NJ 08638 Mercer County 66 Pennwood Drive Ewing, NJ 08638 Santander Bank owe 207,000 6 months behind	2,481.89	0.00	2,481.89	1,448.00

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ■ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Interest Amount to be Paid Regular Monthly Rate on to Creditor (In Payment (Outside Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan)

c. Secured claims excluded from 11 U.S.C. 506: ■ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments □ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
Santander Consumer/d/b/aChry sler Capital	2014 Dodge Journey 66,510 miles 2014 Dodge Journey 480/month	17,000.00	6,865.16	None	6,865.16	0.00	6,865.16

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender ■ NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
		Collateral	Debt

f. Secured Claims Unaffected by the Plan ■ NONE

The following secured claims are unaffected by the Plan:

<u>Creditor</u>

g. Secured Claims to be Paid in Full Through the Plan ☐ NONE

Creditor	Collateral	Total Amount to be Paid through the Plan
Midfirst Bank	1428 Stuyvesant Ave Trenton, NJ 08618	4,831.78
	Mercer County	
	1428 Stuyvesant Avenue	
	Trenton NJ	
	Keep	
	1 Year behind	
	owe 160,000	

Case 18-17695-CMG Doc 206 Filed 12/29/22 Entered 12/29/22 15:36:16 Desc Main Document Page 5 of 8

Midfirst Bank		1428 Stuyvesant Ave Trenton, NJ Mercer County 1428 Stuyvesant Avenue Trenton NJ Keep 1 Year behind	08618	2,466.75
Midfirst Bank		owe 160,000 1428 Stuyvesant Ave Trenton, NJ Mercer County 1428 Stuyvesant Avenue Trenton NJ Keep	08618	20,922.80
Santander Ba	nk	1 Year behind owe 160,000 66 Pennwood Drive Trenton, NJ 0 Mercer County 66 Pennwood Drive Ewing, NJ 08638 Santander Bank owe 207,000 6 months behind	8638	6,477.60
Part 5: Uns	secured Claims N	ONE		
		allowed non-priority unsecur math distributed pro rata		id:
	□ Not less than _	percent		
	■ Pro Rata distri	bution from any remaining fund	ds	
b. S Creditor	· · · · · · · · · · · · · · · · · · ·	secured claims shall be treate is for Separate Classification	ed as follows: Treatment	Amount to be Paic
Part 6: Exe	ecutory Contracts and L	Jnexpired Leases X NO	NE	
non-resideni All ex	tial real property leases i	nexpired leases, not previously	• •	·
Creditor	Arrears to be Cured in Plan		Treatment by Debtor	Post-Petition Payment
Part 7: Mot	tions NONE			
form, <i>Notic</i> 3015-1. A C	e of Chapter 13 Plan Tr Certification of Service,	ns must be served on all affe ansmittal, within the time an Notice of Chapter 13 Plan Tr lan and transmittal notice ar	d in the manner set cansmittal and valua	forth in D.N.J. LBR

Case 18-17695-CMG Doc 206 Filed 12/29/22 Entered 12/29/22 15:36:16 Desc Main Page 6 of 8 Document

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ■ NONE

The Debtor moves to avoid the following liens that impair exemptions:

Sum of All Amount of Other Liens Against the Amount of Lien Nature of Value of Claimed Creditor Collateral Type of Lien Amount of Lien Collateral Exemption to be Avoided Property

Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Value of Total Amount of Creditor's Scheduled **Total Collateral** Lien to be Interest in Creditor Collateral Debt Value Superior Liens Reclassified Collateral

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. □ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Amount to be **Total Collateral** Amount to be Deemed Reclassified as Creditor Scheduled Debt Value Collateral Secured Unsecured Santander

Consumer/d/b/aC 66,510 miles hrysler Capital 2014 Dodge Journey

2014 Dodge Journey

17,000.00

6,865.16

6,865.16

10,134.84

480/month

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

- **Upon Confirmation**
- **Upon Discharge**

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) **Other Administrative Claims**
- 3) **Secured Claims**
- 4) **Lease Arrearages**
- **Priority Claims** 5)
- **General Unsecured Claims** 6)

d. Post-Petition Claims

Case 18-17695-CMG Doc 206 Filed 12/29/22 Entered 12/29/22 15:36:16 Desc Main Document Page 7 of 8

The Standing Tru	ustee □ is, ■ is no	t authorized to pay	y post-petition	claims filed pursuant to	11 U.S.C.
Section 1305(a) in the a	mount filed by the	post-petition claim	nant.		

Part 9: Modification NONE					
NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2.					
If this Plan modifies a Plan previously filed in this Date of Plan being modified:.	s case, complete the information below.				
Explain below why the plan is being modified:	Explain below how the plan is being modified:				
Plan modified to add post petition mortgage arrears for Santander Bank as per CO (doc. 167) Plan also modified to add in all post petition arrears on all Consent Orders for MidFirst. Plan modified to correct cram on 2014 Dodge to \$6865.16. Modified plan to add attorney fees. PLan modified to pay lower tier of \$850 monthly pending the outcome of a loan modification with MidFirst	Modified plan to add Post-petition mortgage arrears owed to Santander Bank as per Consent order in the amount of \$6477.60. PLan also modified to add in all post-petition arrears on all Consent Orders submitted by Midfirst. Plan modified to also correct cram of 2014 Dodge Journey to \$6865.16. Modified plan to add attorney fees. Plan modified to pay lower tier pending the outcome of a loan modification with MidFirst				

Part 10: Non-Standard Provision(s): Signatures Required

Non-Standard Provisions Requiring Separate Signatures:

Are Schedules I and J being filed simultaneously with this Modified Plan?

□ NONE

■ Explain here:

*This plan is a step plan or has lumpsum payments as follows: \$509.00 per month for 56 months, then \$850.00 per month for 6 months, then \$1,181.05 per month for 22 months

□ Yes

■ No

Student loans are to be paid outside of bankruptcy. Plan extended out to 84-months due to negative impact of Covid-19 on debtors. Partial payment towards arrears pending the outcome of a loan modification with Mid First Bank. Debtor will pay mid tier of \$850 monthly pending the outcome of a loan modification.

Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to *Local Form, Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:	December 29, 2022	/s/ Samuel K Tompoe
		Samuel K Tompoe
		Debtor
Date:	December 29, 2022	/s/ Cecelia Tompoe

Case 18-17695-CMG Doc 206 Filed 12/29/22 Entered 12/29/22 15:36:16 Desc Main Document Page 8 of 8

Cecelia Tompoe Joint Debtor

Date December 29, 2022 /s/ Candyce SMith-Sklar

Candyce SMith-Sklar

Attorney for the Debtor(s)